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PART-VII EXTRAORDINARY PUBLISHED BY AUTHORITY

No 571

HYDERABAD, TUESDAY, JULY 23, 2019.

NOTIFICATIONS RELATING TO THE ADMINISTRATION OF PANCHAYAT RAJ

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TELANGANA STATE ELECTION COMMISSION

3rd ORDINARY ELECTIONS TO THE GREATER HYDERABAD MUNICIPAL CORPORATION, 2016 - NON SUBMISSION OF ACCOUNTS OF ELECTION EXPENSES BY CONTESTED CANDIDATES - DISQUALIFICATION OF (117) DEFEATED CANDIDATES, WHO FAILED TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KIRTHI VINAY KUMAR, DEFEATED CANDIDATE FOR WARD NO.39 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(1).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Kirthi Vinay Kumar,** defeated candidate of **Ward No.39**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(66), dated 04.07.2016 to **Sri. Kirthi Vinay Kumar**, defeated candidate of **Ward No. 39** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 12.11.2016 to **Sri. Kirthi Vinay Kumar**, defeated candidate for **Ward No. 39 in** Greater Hyderabad Municipal Corporation and the candidated has submitted election expenditure accounts after expiry of 20 days from the date of receipt of notice stating that, due to some personal reasons he could not submit the election expenditure accounts within the stipulated period of 45 days from the date of declaration of results. Such non-submission of Expenditure Accounts with in the stipulated period of 45 days from the date of results denied an essential opportunity for it to be scrutinized by stake holders. Further reasons put forth for such a default are so perfunctory and appear to be a mere after thought.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kirthi Vinay Kumar**, defeated candidate for **Ward No. 39** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Kirthi Vinay Kumar**, defeated candidate for **Ward No. 39** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD. SAYEED ULLAH, DEFEATED CANDIDATE FOR WARD NO.13 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(2).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date

of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. MD. Sayeed Ullah**, defeated candidate of **Ward No.13**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(1), dated 04.07.2016 to **Sri. MD. Sayeed Ullah**, defeated candidate of **Ward No. 13** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 16.08.2016 to **Sri. MD. Sayeed Ullah**, defeated candidate for **Ward No. 13 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. MD. Sayeed Ullah**, defeated candidate for **Ward No. 13** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. MD. Sayeed Ullah**, defeated candidate for **Ward No. 13** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DASARI PARVATHI, DEFEATED CANDIDATE FOR WARD NO.16 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(3).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Dasari Parvathi**, defeated candidate of **Ward No.16**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(2), dated 04.07.2016 to **Smt. Dasari Parvathi**, defeated candidate of **Ward No. 16** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 24.04.2017 to **Smt. Dasari Parvathi**, defeated candidate for **Ward No. 16 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Dasari Parvathi**, defeated candidate for **Ward No. 16** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Dasari Parvathi**, defeated candidate for **Ward No. 16** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAMATHA AMARA, DEFEATED CANDIDATE FOR WARD NO.19 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(4).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Samatha Amara**, defeated candidate of **Ward No.19**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(3), dated 04.07.2016 to **Smt. Samatha Amara**, defeated candidate of **Ward No. 19** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 15.08.2016 to **Smt. Samatha Amara**, defeated candidate for **Ward No. 19 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Samatha Amara**, defeated candidate for **Ward No. 19** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Samatha Amara**, defeated candidate for **Ward No. 19** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. K.YADAGIRI YADAV, DEFEATED CANDIDATE FOR WARD NO.21 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(5).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from

other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. K.Yadagiri Yadav**, defeated candidate of **Ward No.21**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(4), dated 04.07.2016 to **Sri. K.Yadagiri Yadav**, defeated candidate of **Ward No. 21** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.08.2016 to **Sri. K.Yadagiri Yadav**, defeated candidate for **Ward No. 21 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. K.Yadagiri Yadav**, defeated candidate for **Ward No. 21** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. K.Yadagiri Yadav**, defeated candidate for **Ward No. 21** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DUBBA HANUMANTHA RAO, DEFEATED CANDIDATE FOR WARD NO.22 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(6).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and

transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Dubba Hanumantha Rao**, defeated candidate of **Ward No.22**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(5), dated 04.07.2016 to **Sri. Dubba Hanumantha Rao**, defeated candidate of **Ward No. 22** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 16.08.2016 to **Sri. Dubba Hanumantha Rao**, defeated candidate for **Ward No. 22 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Dubba Hanumantha Rao**, defeated candidate for **Ward No. 22** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Dubba Hanumantha Rao**, defeated candidate for **Ward No. 22** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KAVALI YADAGIRI YADAV, DEFEATED CANDIDATE FOR WARD NO.22 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(7).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Kavali Yadagiri Yadav**, defeated candidate of **Ward No.22**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(6), dated 04.07.2016 to **Sri. Kavali Yadayi**, defeated candidate of **Ward No. 22** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.08.2016 to **Sri. Kavali Yadagiri Yadav**, defeated candidate for **Ward No. 22 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kavali Yadagiri Yadav**, defeated candidate for **Ward No. 22** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Kavali Yadagiri Yadav**, defeated candidate for **Ward No. 22** in Greater Hyderabad

Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. RANIPETA SUDHAKAR, DEFEATED CANDIDATE FOR WARD NO.23 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(8).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Ranipeta Sudhakar**, defeated candidate of **Ward No.23**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(7), dated 04.07.2016 to **Sri. Ranipeta Sudhakar**, defeated candidate of **Ward No. 23** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 15.08.2016 to **Sri. Ranipeta Sudhakar**, defeated candidate for **Ward No. 23 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Ranipeta Sudhakar**, defeated candidate for **Ward No. 23** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Ranipeta Sudhakar**, defeated candidate for **Ward No. 23** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KOYADA KAVITHA, DEFEATED CANDIDATE FOR WARD NO.24 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(9) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Koyada Kavitha**, defeated candidate of **Ward No.24**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(8), dated 04.07.2016 to **Smt. Koyada Kavitha**, defeated candidate of **Ward No. 24** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.09.2016 to **Smt. Koyada Kavitha**, defeated candidate for **Ward No. 24 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Koyada Kavitha**, defeated candidate for **Ward No. 24** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Koyada Kavitha**, defeated candidate for **Ward No. 24** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NEELAVENI MANUPATHI, DEFEATED CANDIDATE FOR WARD NO.24 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(10) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Neelaveni Manupathi**, defeated candidate of **Ward No.24**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(9), dated 04.07.2016 to **Smt. Neelaveni Manupathi**, defeated candidate of **Ward No. 24** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 21.09.2016 to **Smt. Neelaveni Manupathi**,

defeated candidate for **Ward No. 24 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Neelaveni Manupathi**, defeated candidate for **Ward No. 24** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Neelaveni Manupathi**, defeated candidate for **Ward No. 24** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JARUPALA BHARATHI, DEFEATED CANDIDATE FOR WARD NO.24 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(11) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Jarupala Bharathi**, defeated candidate of **Ward No.24**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(10), dated 04.07.2016 to **Smt. Jarupala Bharathi**, defeated candidate of **Ward No. 24** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Jarupala Bharathi**, defeated candidate for **Ward No. 24 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jarupala Bharathi**, defeated candidate for **Ward No. 24** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Jarupala Bharathi**, defeated candidate for **Ward No. 24** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. POOJA REDDY PRODDUTURI, DEFEATED CANDIDATE FOR WARD NO.25 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(12) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Pooja Reddy Prodduturi**, defeated candidate of **Ward No.25**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(11), dated 04.07.2016 to **Smt. Pooja Reddy Prodduturi**, defeated candidate of **Ward No. 25** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt

of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Pooja Reddy Prodduturi**, defeated candidate for **Ward No. 25 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Pooja Reddy Prodduturi**, defeated candidate for **Ward No. 25** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Pooja Reddy Prodduturi**, defeated candidate for **Ward No. 25** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DEEPIKA BILLA, DEFEATED CANDIDATE FOR WARD NO.25 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(13) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Deepika Billa**, defeated candidate of **Ward No.25**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(12), dated 04.07.2016 to **Smt. Deepika Billa**, defeated candidate of **Ward No. 25** in Greater Hyderabad Municipal

Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice has been pasted on the door of **Smt. Deepika Billa**, defeated candidate for **Ward No. 25 in** Greater Hyderabad Municipal Corporation on 15.04.2017 and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Deepika Billa**, defeated candidate for **Ward No. 25** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Deepika Billa**, defeated candidate for **Ward No. 25** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. L. SWATHI, DEFEATED CANDIDATE FOR WARD NO.25 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(14).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. L. Swathi**, defeated candidate of **Ward No.25**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(13), dated 04.07.2016 to **Smt. L. Swathi**, defeated candidate of **Ward No. 25** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. L. Swathi**, defeated candidate for **Ward No. 25 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. L. Swathi**, defeated candidate for **Ward No. 25** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. L. Swathi**, defeated candidate for **Ward No. 25** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. P. SABHITHA, DEFEATED CANDIDATE FOR WARD NO.26 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(15) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act,

1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. P. Sabhitha**, defeated candidate of **Ward No.26**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(14), dated 04.07.2016 to **Smt. P. Sabhitha**, defeated candidate of **Ward No. 26** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 22.09.2016 to **Smt. P. Sabhitha**, defeated candidate for **Ward No. 26 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. P. Sabhitha**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. P. Sabhitha**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. IRHRATH SIDDIQUI MD, DEFEATED CANDIDATE FOR WARD NO.26 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(16) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of

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Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Irhrath Siddiqui MD**, defeated candidate of **Ward No.26**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(15), dated 04.07.2016 to **Sri. Irhrath Siddiqui MD**, defeated candidate of **Ward No. 26** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 22.09.2016 to **Sri. Irhrath Siddiqui MD**, defeated candidate for **Ward No. 26 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Irhrath Siddiqui MD**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Irhrath Siddiqui MD**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. POLAKAM SRIDEVI, DEFEATED CANDIDATE FOR WARD NO.26 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(17).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Polakam Sridevi**, defeated candidate of **Ward No.26**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(16), dated 04.07.2016 to **Smt. Polakam Sridevi**, defeated candidate of **Ward No. 26** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 23.09.2016 to **Smt. Polakam Sridevi**, defeated candidate for **Ward No. 26 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Polakam Sridevi**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Polakam Sridevi**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. K. SHIVAMMA, DEFEATED CANDIDATE FOR WARD NO.26 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(18).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. K. Shivamma**, defeated candidate of **Ward No.26**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(17), dated 04.07.2016 to **Smt. K. Shivamma**, defeated candidate of **Ward No. 26** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.09.2016 to **Smt. K. Shivamma**, defeated candidate for **Ward No. 26 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. K. Shivamma**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. K. Shivamma**, defeated candidate for **Ward No. 26** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. A. VINOD KUMAR, DEFEATED CANDIDATE FOR WARD NO.27 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(19).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an

account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. A. Vinod Kumar**, defeated candidate of **Ward No.27**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(18), dated 04.07.2016 to **Sri. A. Vinod Kumar**, defeated candidate of **Ward No. 27** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.09.2016 to **Sri. A. Vinod Kumar**, defeated candidate for **Ward No. 27 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. A. Vinod Kumar**, defeated candidate for **Ward No. 27** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. A. Vinod Kumar**, defeated candidate for **Ward No. 27** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. S. SRINIVAS, DEFEATED CANDIDATE FOR WARD NO.27 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(20) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. S. Srinivas**, defeated candidate of **Ward No.27**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(19), dated 04.07.2016 to **Sri. S. Srinivas**, defeated candidate of **Ward No. 27** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/ 2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.09.2016 to **Sri. S. Srinivas**, defeated candidate for **Ward No. 27 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/ representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. S. Srinivas**, defeated candidate for **Ward No. 27** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. S. Srinivas**, defeated candidate for **Ward No. 27** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. K. SHIVAMMA, DEFEATED CANDIDATE FOR WARD NO.27 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(21) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. K. Shivamma**, defeated candidate of **Ward No.27**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(20), dated 04.07.2016 to **Smt. K. Shivamma**, defeated candidate of **Ward No. 27** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.09.2016 to **Smt. K. Shivamma**, defeated candidate for **Ward No. 27 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. K. Shivamma**, defeated candidate for **Ward No. 27** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. K. Shivamma**, defeated candidate for **Ward No. 27** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MURUKU SIDDHA LAKSHMI, DEFEATED CANDIDATE FOR WARD NO.28 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(22) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date

of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Muruku Siddha Lakshmi**, defeated candidate of **Ward No.28**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(21), dated 04.07.2016 to **Smt. Muruku Siddha Lakshmi**, defeated candidate of **Ward No. 28** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice has been pasted on the door of **Smt. Muruku Siddha Lakshmi**, defeated candidate for **Ward No. 28 in** Greater Hyderabad Municipal Corporation on 15.04.2017 and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Muruku Siddha Lakshmi**, defeated candidate for **Ward No. 28** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Muruku Siddha Lakshmi**, defeated candidate for **Ward No. 28** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SHAMEEM SULTHANA, DEFEATED CANDIDATE FOR WARD NO.28 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(23) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Shameem Sulthana**, defeated candidate of **Ward No.28**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(22), dated 04.07.2016 to **Smt. Shameem Sulthana**, defeated candidate of **Ward No. 28** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Shameem Sulthana**, defeated candidate for **Ward No. 28 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/ representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Shameem Sulthana**, defeated candidate for **Ward No. 28** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Shameem Sulthana**, defeated candidate for **Ward No. 28** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. FARIYA BANU, DEFEATED CANDIDATE FOR WARD NO.28 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(24) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Fariya Banu**, defeated candidate of **Ward No.28**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(23), dated 04.07.2016 to **Smt. Fariya Banu**, defeated candidate of **Ward No. 28** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 21.09.2016 to **Smt. Fariya Banu**, defeated candidate for **Ward No. 28 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Fariya Banu**, defeated candidate for **Ward No. 28** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Fariya Banu**, defeated candidate for **Ward No. 28** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHD KALEEM, DEFEATED CANDIDATE FOR WARD NO.29 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(25) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any

from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohd Kaleem,** defeated candidate of **Ward No.29**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(24), dated 04.07.2016 to **Sri. Mohd Kaleem**, defeated candidate of **Ward No. 29** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Sri. Mohd Kaleem**, defeated candidate for **Ward No. 29 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohd Kaleem**, defeated candidate for **Ward No. 29** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohd Kaleem**, defeated candidate for **Ward No. 29** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED ABDULA ZEESHAN, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(26) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Abdula Zeeshan**, defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(25), dated 04.07.2016 to **Sri. Mohammed Abdula Zeeshan**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Sri. Mohammed Abdula Zeeshan**, defeated candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Abdula Zeeshan**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Abdula Zeeshan**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SAJID SHAREEF, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(27) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Sajid Shareef**, defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(26), dated 04.07.2016 to **Sri. Sajid Shareef**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/ 2016/84, dt: 06.02.2017 reported that, the above notice was served on 21.09.2016 to **Sri. Sajid Shareef**, defeated candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/ representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Sajid Shareef**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Sajid Shareef**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal

Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SYED SHAKEEL AHMED KAZMI, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(28).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Syed Shakeel Ahmed Kazmi**, defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(27), dated 04.07.2016 to **Sri. Syed Shakeel Ahmed Kazmi**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 28.09.2016 to **Sri. Syed Shakeel Ahmed Kazmi**, defeated candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Syed Shakeel Ahmed Kazmi**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Syed Shakeel Ahmed Kazmi**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. FIDVI HUSSAIN KHAN NAYYER, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(29).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Fidvi Hussain Khan Nayyer**, defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(28), dated 04.07.2016 to **Sri. Fidvi Hussain Khan Nayyer**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 23.09.2016 to **Sri. Fidvi Hussain Khan Nayyer**, defeated candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Fidvi Hussain Khan Nayyer**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Fidvi Hussain Khan Nayyer**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHD AQUEEL AHMED, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(30) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohd Aqueel Ahmed**, defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(29), dated 04.07.2016 to **Sri. Mohd Aqueel Ahmed**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 24.09.2016 to **Sri. Mohd Aqueel Ahmed**, defeated

candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohd Aqueel Ahmed**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohd Aqueel Ahmed**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED FIDA ALI, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(31) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Fida Ali,** defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(30), dated 04.07.2016 to **Sri. Mohammed Fida Ali**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Sri. Mohammed Fida Ali**, defeated candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Fida Ali**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Fida Ali**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHD BASHEERUDDIN KHAN, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(32).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohd Basheeruddin Khan,** defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(31), dated 04.07.2016 to **Sri. Mohd Basheeruddin Khan**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt

of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Sri. Mohd Basheeruddin Khan**, defeated candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohd Basheeruddin Khan**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohd Basheeruddin Khan**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SYED ZAKIR HUSSAIN, DEFEATED CANDIDATE FOR WARD NO.30 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(33) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Syed Zakir Hussain**, defeated candidate of **Ward No.30**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(32), dated 04.07.2016 to **Sri. Syed Zakir Hussain**, defeated candidate of **Ward No. 30** in Greater Hyderabad Municipal

Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Sri. Syed Zakir Hussain**, defeated candidate for **Ward No. 30 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Syed Zakir Hussain**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Syed Zakir Hussain**, defeated candidate for **Ward No. 30** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED ALI, DEFEATED CANDIDATE FOR WARD NO.31 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(34) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Ali**, defeated candidate of **Ward No.31**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(33), dated 04.07.2016 to **Sri. Mohammed Ali,** defeated candidate of **Ward No. 31** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Sri. Mohammed Ali**, defeated candidate for **Ward No. 31 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Ali**, defeated candidate for **Ward No. 31** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Ali**, defeated candidate for **Ward No. 31** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SYED GUFRAN HASSAN RAZVI, DEFEATED CANDIDATE FOR WARD NO.31 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(35) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act,

1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Syed Gufran Hassan Razvi**, defeated candidate of **Ward No.31**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(34), dated 04.07.2016 to **Sri. Syed Gufran Hassan Razvi**, defeated candidate of **Ward No. 31** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 18.09.2016 to **Sri. Syed Gufran Hassan Razvi**, defeated candidate for **Ward No. 31 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Syed Gufran Hassan Razvi**, defeated candidate for **Ward No. 31** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Syed Gufran Hassan Razvi**, defeated candidate for **Ward No. 31** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED TAHER, DEFEATED CANDIDATE FOR WARD NO.31 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(36) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of

Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Taher,** defeated candidate of **Ward No.31**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(35), dated 04.07.2016 to **Sri. Mohammed Taher,** defeated candidate of **Ward No. 31** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Sri. Mohammed Taher**, defeated candidate for **Ward No. 31 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Taher**, defeated candidate for **Ward No. 31** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Taher**, defeated candidate for **Ward No. 31** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SHAHRAN BIN ALI, DEFEATED CANDIDATE FOR WARD NO.32 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(37) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Shahran Bin Ali**, defeated candidate of **Ward No.32**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(36), dated 04.07.2016 to **Sri. Shahran Bin Ali**, defeated candidate of **Ward No. 32** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 22.09.2016 to **Sri. Shahran Bin Ali**, defeated candidate for **Ward No. 32 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Shahran Bin Ali**, defeated candidate for **Ward No. 32** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Shahran Bin Ali**, defeated candidate for **Ward No. 32** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD. ATEEQ, DEFEATED CANDIDATE FOR WARD NO.32 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(38).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Md. Ateeq,** defeated candidate of **Ward No.32**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(37), dated 04.07.2016 to **Sri. Md. Ateeq**, defeated candidate of **Ward No. 32** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.09.2016 to **Sri. Md. Ateeq**, defeated candidate for **Ward No. 32 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Md. Ateeq**, defeated candidate for **Ward No. 32** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Md. Ateeq**, defeated candidate for **Ward No. 32** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PINKEY SARSAL, DEFEATED CANDIDATE FOR WARD NO.33 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(39).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an

account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Pinkey Sarsal**, defeated candidate of **Ward No.33**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(38), dated 04.07.2016 to **Smt. Pinkey Sarsal**, defeated candidate of **Ward No. 33** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 16.09.2016 to **Smt. Pinkey Sarsal**, defeated candidate for **Ward No. 33 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Pinkey Sarsal**, defeated candidate for **Ward No. 33** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Pinkey Sarsal**, defeated candidate for **Ward No. 33** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VIJITHA, DEFEATED CANDIDATE FOR WARD NO.33 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(40) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Vijitha**, defeated candidate of **Ward No.33**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(39), dated 04.07.2016 to **Smt. Vijitha**, defeated candidate of **Ward No. 33** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 28.09.2016 to **Smt. Vijitha**, defeated candidate for **Ward No. 33 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Vijitha**, defeated candidate for **Ward No. 33** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Vijitha**, defeated candidate for **Ward No. 33** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. REKHA, DEFEATED CANDIDATE FOR WARD NO.33 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(41) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Rekha**, defeated candidate of **Ward No.33**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(40), dated 04.07.2016 to **Smt. Rekha**, defeated candidate of **Ward No. 33** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 17.09.2016 to **Smt. Rekha**, defeated candidate for **Ward No. 33 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Rekha**, defeated candidate for **Ward No. 33** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Rekha**, defeated candidate for **Ward No. 33** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RESHMA SULTANA, DEFEATED CANDIDATE FOR WARD NO.34 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(42) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date

of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Reshma Sultana**, defeated candidate of **Ward No.34**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(41), dated 04.07.2016 to **Smt. Reshma Sultana**, defeated candidate of **Ward No. 34** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Reshma Sultana**, defeated candidate for **Ward No. 34 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Reshma Sultana**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Reshma Sultana**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SIRAJ SULTANA, DEFEATED CANDIDATE FOR WARD NO.34 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(43) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Siraj Sultana**, defeated candidate of **Ward No.34**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(42), dated 04.07.2016 to **Smt. Siraj Sultana**, defeated candidate of **Ward No. 34** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.09.2016 to **Smt. Siraj Sultana**, defeated candidate for **Ward No. 34 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Siraj Sultana**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Siraj Sultana**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AYESHA, DEFEATED CANDIDATE FOR WARD NO.34 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(44) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Ayesha**, defeated candidate of **Ward No.34**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(43), dated 04.07.2016 to **Smt. Ayesha**, defeated candidate of **Ward No. 34** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 22.09.2016 to **Smt. Ayesha**, defeated candidate for **Ward No. 34 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Ayesha**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Ayesha**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. FATIMA SHAHEEN, DEFEATED CANDIDATE FOR WARD NO.34 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(45).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any

from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Fatima Shaheen**, defeated candidate of **Ward No.34**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(44), dated 04.07.2016 to **Smt. Fatima Shaheen**, defeated candidate of **Ward No. 34** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Fatima Shaheen**, defeated candidate for **Ward No. 34 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Fatima Shaheen**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Fatima Shaheen**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAMEENA BEGUM, DEFEATED CANDIDATE FOR WARD NO.34 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(46).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability

and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Sameena Begum**, defeated candidate of **Ward No.34**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(45), dated 04.07.2016 to **Smt. Sameena Begum**, defeated candidate of **Ward No. 34** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Sameena Begum**, defeated candidate for **Ward No. 34 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Sameena Begum**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Sameena Begum**, defeated candidate for **Ward No. 34** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PADMAJA SANTHOJU, DEFEATED CANDIDATE FOR WARD NO.35 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(47).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Padmaja Santhoju**, defeated candidate of **Ward No.35**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(46), dated 04.07.2016 to **Smt. Padmaja Santhoju**, defeated candidate of **Ward No. 35** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Padmaja Santhoju**, defeated candidate for **Ward No. 35 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/ representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Padmaja Santhoju**, defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Padmaja Santhoju**, defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. C. ARVINDA, DEFEATED CANDIDATE FOR WARD NO.35 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(48).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. C. Arvinda**, defeated candidate of **Ward No.35**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(47), dated 04.07.2016 to **Smt. C. Arvinda**, defeated candidate of **Ward No. 35** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. C. Arvinda**, defeated candidate for **Ward No. 35 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. C. Arvinda**, defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. C. Arvinda**, defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. Y. SWAPANA (Y. SWAROOPA), DEFEATED CANDIDATE FOR WARD NO.35 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(49) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Y. Swapana (Y. Swaroopa)**, defeated candidate of **Ward No.35**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(49), dated 04.07.2016 to **Smt. Y. Swapana (Y.Swaroopa)**, defeated candidate of **Ward No. 35** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Y. Swapana (Y.Swaroopa)**, defeated candidate for **Ward No. 35 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Y. Swapana** (**Y. Swaroopa**), defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Y. Swapana** (**Y.Swaroopa**), defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. HARITHA. T, DEFEATED CANDIDATE FOR WARD NO.35 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(50) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Haritha. T**, defeated candidate of **Ward No.35**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(50), dated 04.07.2016 to **Smt. Haritha. T**, defeated candidate of **Ward No. 35** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Haritha. T**, defeated candidate for **Ward No. 35 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Haritha.** T, defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Haritha. T,** defeated candidate for **Ward No. 35** in Greater Hyderabad Municipal

Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KIRTHI NAGA RANI, DEFEATED CANDIDATE FOR WARD NO.37 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(51).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Kirthi Naga Rani**, defeated candidate of **Ward No.37**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(52), dated 04.07.2016 to **Smt. Kirthi Naga Rani**, defeated candidate of **Ward No. 37** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.11.2016 to **Smt. Kirthi Naga Rani**, defeated candidate for **Ward No. 37 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kirthi Naga Rani**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Kirthi Naga Rani**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NALABOLU RANI, DEFEATED CANDIDATE FOR WARD NO.37 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(52) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Nalabolu Rani**, defeated candidate of **Ward No.37**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(53), dated 04.07.2016 to **Smt. Nalabolu Rani**, defeated candidate of **Ward No. 37** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 15.04.2017 to **Smt. Nalabolu Rani**, defeated candidate for **Ward No. 37 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nalabolu Rani**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Nalabolu Rani**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LAVANYA KUSIRI, DEFEATED CANDIDATE FOR WARD NO.37 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(53) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Lavanya Kusiri**, defeated candidate of **Ward No.37**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(54), dated 04.07.2016 to **Smt. Lavanya Kusiri**, defeated candidate of **Ward No. 37** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/ 2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.12.2016 to **Smt. Lavanya Kusiri**, defeated

candidate for **Ward No. 37 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Lavanya Kusiri**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Lavanya Kusiri**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NASEEM BANO, DEFEATED CANDIDATE FOR WARD NO.37 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(54).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Naseem Bano**, defeated candidate of **Ward No.37**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(55), dated 04.07.2016 to **Smt. Naseem Bano**, defeated candidate of **Ward No. 37** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 10.04.2017 to **Smt. Naseem Bano**, defeated candidate for **Ward No. 37 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Naseem Bano**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Naseem Bano**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BOMMERA SUJANA, DEFEATED CANDIDATE FOR WARD NO.37 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(55) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Bommera Sujana**, defeated candidate of **Ward No.37**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(57), dated 04.07.2016 to **Smt. Bommera Sujana**, defeated candidate of **Ward No. 37** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the

notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 12.08.2016 to **Smt. Bommera Sujana**, defeated candidate for **Ward No. 37 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Bommera Sujana**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Bommera Sujana**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. G SUREKA, DEFEATED CANDIDATE FOR WARD NO.37 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(56) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. G Sureka**, defeated candidate of **Ward No.37**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(58), dated 04.07.2016 to **Smt. G Sureka**, defeated candidate of **Ward No. 37** in Greater Hyderabad Municipal Corporation

who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.12.2016 to **Smt. G Sureka**, defeated candidate for **Ward No. 37 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. G Sureka**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. G Sureka**, defeated candidate for **Ward No. 37** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KAVADAPU HEMA LATHA, DEFEATED CANDIDATE FOR WARD NO.38 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(57).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Kavadapu Hema Latha**, defeated candidate of **Ward No.38**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(59), dated 04.07.2016 to **Smt. Kavadapu Hema Latha**, defeated candidate of **Ward No. 38** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.12.2016 to **Smt. Kavadapu Hema Latha**, defeated candidate for **Ward No. 38 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kavadapu Hema Latha**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Kavadapu Hema Latha**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DANDEM ANURADHA, DEFEATED CANDIDATE FOR WARD NO.38 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(58) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act,

1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Dandem Anuradha**, defeated candidate of **Ward No.38**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(60), dated 04.07.2016 to **Smt. Dandem Anuradha**, defeated candidate of **Ward No. 38** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 05.12.2016 to **Smt. Dandem Anuradha**, defeated candidate for **Ward No. 38 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Dandem Anuradha**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Dandem Anuradha**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DEVI K, DEFEATED CANDIDATE FOR WARD NO.38 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(59).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of

Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Devi K**, defeated candidate of **Ward No.38**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(61), dated 04.07.2016 to **Smt. Devi K**, defeated candidate of **Ward No. 38** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 10.12.2016 to **Smt. Devi K**, defeated candidate for **Ward No. 38 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Devi K**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Devi K**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MUDAVATH SAROJA, DEFEATED CANDIDATE FOR WARD NO.38 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(60).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Mudavath Saroja**, defeated candidate of **Ward No.38**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(62), dated 04.07.2016 to **Smt. Mudavath Saroja**, defeated candidate of **Ward No. 38** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.10.2016 to **Smt. Mudavath Saroja**, defeated candidate for **Ward No. 38 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Mudavath Saroja**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Mudavath Saroja**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. G SUDHA RANI, DEFEATED CANDIDATE FOR WARD NO.38 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(61).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. G Sudha Rani**, defeated candidate of **Ward No.38**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(63), dated 04.07.2016 to **Smt. G Sudha Rani**, defeated candidate of **Ward No. 38** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 07.12.2016 to **Smt. G Sudha Rani**, defeated candidate for **Ward No. 38 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. G Sudha Rani**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. G Sudha Rani**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DR D SOWMYA, DEFEATED CANDIDATE FOR WARD NO.38 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(62).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an

account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Dr D Sowmya**, defeated candidate of **Ward No.38**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(64), dated 04.07.2016 to **Smt. Dr D Sowmya**, defeated candidate of **Ward No. 38** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 10.04.2017 to **Smt. Dr D Sowmya**, defeated candidate for **Ward No. 38 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Dr D Sowmya**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Dr D Sowmya**, defeated candidate for **Ward No. 38** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ABDUL LATEEF, DEFEATED CANDIDATE FOR WARD NO.39 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(63).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Abdul Lateef**, defeated candidate of **Ward No.39**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(65), dated 04.07.2016 to **Sri. Abdul Lateef**, defeated candidate of **Ward No. 39** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.09.2016 to **Sri. Abdul Lateef**, defeated candidate for **Ward No. 39 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Abdul Lateef**, defeated candidate for **Ward No. 39** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Abdul Lateef**, defeated candidate for **Ward No. 39** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED SALEEM AHMED, DEFEATED CANDIDATE FOR WARD NO.39 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(64) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Saleem Ahmed**, defeated candidate of **Ward No.39**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(67), dated 04.07.2016 to **Sri. Mohammed Saleem Ahmed**, defeated candidate of **Ward No. 39** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.12.2016 to **Sri. Mohammed Saleem Ahmed**, defeated candidate for **Ward No. 39 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Saleem Ahmed**, defeated candidate for **Ward No. 39** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Saleem Ahmed**, defeated candidate for **Ward No. 39** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHD ABDUL QAYYUM, DEFEATED CANDIDATE FOR WARD NO.40 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(65) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date

of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per3 the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohd Abdul Qayyum**, defeated candidate of **Ward No.40**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(68), dated 04.07.2016 to **Sri. Mohd Abdul Qayyum**, defeated candidate of **Ward No. 40** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 10.04.2017 to **Sri. Mohd Abdul Qayyum**, defeated candidate for **Ward No. 40 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohd Abdul Qayyum**, defeated candidate for **Ward No. 40** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohd Abdul Qayyum**, defeated candidate for **Ward No. 40** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VARAYOORI APPAIAH, DEFEATED CANDIDATE FOR WARD NO.40 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(66) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Varayoori Appaiah**, defeated candidate of **Ward No.40**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(69), dated 04.07.2016 to **Sri. Varayoori Appaiah**, defeated candidate of **Ward No. 40** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.11.2016 to **Sri. Varayoori Appaiah**, defeated candidate for **Ward No. 40 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Varayoori Appaiah**, defeated candidate for **Ward No. 40** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Varayoori Appaiah**, defeated candidate for **Ward No. 40** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. M A HABEEB, DEFEATED CANDIDATE FOR WARD NO.40 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(67).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. M A Habeeb**, defeated candidate of **Ward No.40**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(70), dated 04.07.2016 to **Sri. M A Habeeb**, defeated candidate of **Ward No. 40** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.10.2016 to **Sri. MA Habeeb**, defeated candidate for **Ward No. 40 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. M A Habeeb**, defeated candidate for **Ward No. 40** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. M A Habeeb**, defeated candidate for **Ward No. 40** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SHAHNAAZ BEGUM, DEFEATED CANDIDATE FOR WARD NO.41 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(68) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any

from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Shahnaaz Begum**, defeated candidate of **Ward No.41**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(71), dated 04.07.2016 to **Smt. Shahnaaz Begum**, defeated candidate of **Ward No. 41** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.10.2016 to **Smt. Shahnaaz Begum**, defeated candidate for **Ward No. 41 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Shahnaaz Begum**, defeated candidate for **Ward No. 41** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Shahnaaz Begum**, defeated candidate for **Ward No. 41** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GHOUSIA BEGUM, DEFEATED CANDIDATE FOR WARD NO.42 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(69).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability

and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Ghousia Begum**, defeated candidate of **Ward No.42**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(73), dated 04.07.2016 to **Smt. Ghousia Begum**, defeated candidate of **Ward No. 42** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.11.2016 to **Smt. Ghousia Begum**, defeated candidate for **Ward No. 42 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Ghousia Begum**, defeated candidate for **Ward No. 42** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Ghousia Begum**, defeated candidate for **Ward No. 42** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAYEEDA QURESHI, DEFEATED CANDIDATE FOR WARD NO.42 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(70).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Sayeeda Qureshi**, defeated candidate of **Ward No.42**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(74), dated 04.07.2016 to **Smt. Sayeeda Qureshi**, defeated candidate of **Ward No. 42** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 02.12.2016 to **Smt. Sayeeda Qureshi**, defeated candidate for **Ward No. 42 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Sayeeda Qureshi**, defeated candidate for **Ward No. 42** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Sayeeda Qureshi**, defeated candidate for **Ward No. 42** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SHAIK NAVEED, DEFEATED CANDIDATE FOR WARD NO.43 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(71).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Shaik Naveed**, defeated candidate of **Ward No.43**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(77), dated 04.07.2016 to **Sri. Shaik Naveed**, defeated candidate of **Ward No. 43** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 10.04.2017 to **Sri. Shaik Naveed**, defeated candidate for **Ward No. 43 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Shaik Naveed**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Shaik Naveed**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal

Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED MUNAWAR, DEFEATED CANDIDATE FOR WARD NO.43 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(72).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Munawar**, defeated candidate of **Ward No.43**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(78), dated 04.07.2016 to **Sri. Mohammed Munawar**, defeated candidate of **Ward No. 43** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.12.2016 to **Sri. Mohammed Munawar**, defeated candidate for **Ward No. 43 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Munawar**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Munawar**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHD SHAHABUDDIN, DEFEATED CANDIDATE FOR WARD NO.43 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(73).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohd Shahabuddin**, defeated candidate of **Ward No.43**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(79), dated 04.07.2016 to **Sri. Mohd Shahabuddin**, defeated candidate of **Ward No. 43** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 22.11.2016 to **Sri. Mohd Shahabuddin**, defeated candidate for **Ward No. 43 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohd Shahabuddin**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohd Shahabuddin**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SHADA PARVEEN, DEFEATED CANDIDATE FOR WARD NO.43 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(74).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Shada Parveen**, defeated candidate of **Ward No.43**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(80), dated 04.07.2016 to **Sri. Shada Parveen**, defeated candidate of **Ward No. 43** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 10.04.2017 to **Sri. Shada Parveen**, defeated candidate

for **Ward No. 43 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Shada Parveen**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Shada Parveen**, defeated candidate for **Ward No. 43** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THADEM SRINIVAS RAO, DEFEATED CANDIDATE FOR WARD NO.44 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(75).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Thadem Srinivas Rao**, defeated candidate of **Ward No.44**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(81), dated 04.07.2016 to **Sri. Thadem Srinivas Rao**, defeated candidate of **Ward No. 44** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.11.2016 to **Sri. Thadem Srinivas Rao**, defeated candidate for **Ward No. 44 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Thadem Srinivas Rao**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Thadem Srinivas Rao**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SULTAN MIRZA, DEFEATED CANDIDATE FOR WARD NO.44 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(76).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Sultan Mirza**, defeated candidate of **Ward No.44**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(82), dated 04.07.2016 to **Smt. Sultan Mirza**, defeated candidate of **Ward No. 44** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the

notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016, dt:26.04.2017 reported that, the above notice was served on 10.04.2017 to **Smt. Sultan Mirza**, defeated candidate for **Ward No. 44 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Sultan Mirza**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Sultan Mirza**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ANDALLAMA, DEFEATED CANDIDATE FOR WARD NO.44 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(77).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is Smt. Andallama, defeated candidate of Ward No.44;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(83), dated 04.07.2016 to **Smt. Andallama**, defeated candidate of **Ward No. 44** in Greater Hyderabad Municipal

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Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.12.2016 to **Smt. Andallama**, defeated candidate for **Ward No. 44 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Andallama**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Andallama**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED JAFFAR AHMED, DEFEATED CANDIDATE FOR WARD NO.44 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(78).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Jaffar Ahmed,** defeated candidate of **Ward No.44**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(84), dated 04.07.2016 to **Sri. Mohammed Jaffar Ahmed**, defeated candidate of **Ward No. 44** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.12.2016 to **Sri. Mohammed Jaffar Ahmed**, defeated candidate for **Ward No. 44 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Jaffar Ahmed**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Jaffar Ahmed**, defeated candidate for **Ward No. 44** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD ABDUL MUSSAVIR, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(79).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act,

1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Md Abdul Mussavir**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(85), dated 04.07.2016 to **Sri. Md Abdul Mussavir**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.11.2016 to **Sri. Md Abdul Mussavir**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Md Abdul Mussavir**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Md Abdul Mussavir**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED ABOUL HAFEEZ, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(80) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of

Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Abdul Hafeez**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(86), dated 04.07.2016 to **Sri. Mohammed Abdul Hafeez**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.11.2016 to **Sri. Mohammed Abdul Hafeez**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Abdul Hafeez**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Abdul Hafeez**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SYED SHAKER, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(81).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Syed Shaker**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(87), dated 04.07.2016 to **Sri. Syed Shaker**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 07.10.2016 to **Sri. Syed Shaker**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Syed Shaker**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Syed Shaker**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ANANDESHI VASANTH KUMAR, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(82) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Anandeshi Vasanth Kumar**, defeated candidate of **Ward No.45**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(88), dated 04.07.2016 to **Sri. Anandeshi Vasanth Kumar**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.12.2016 to **Sri. Anandeshi Vasanth Kumar**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Anandeshi Vasanth Kumar**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Anandeshi Vasanth Kumar**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. S. KRISHNA REDDY, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(83) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an

account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. S. Krishna Reddy**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(89), dated 04.07.2016 to **Sri. S. Krishna Reddy**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.11.2016 to **Sri. S. Krishna Reddy**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. S. Krishna Reddy**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. S. Krishna Reddy**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KOLLURI SAINATH, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(84) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Kolluri Sainath**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(90), dated 04.07.2016 to **Sri. Kolluri Sainath**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 07.12.2016 to **Sri. Kolluri Sainath**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kolluri Sainath**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Kolluri Sainath**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DANDU RAKESH, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(85).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Dandu Rakesh**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(91), dated 04.07.2016 to **Sri. Dandu Rakesh**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.12.2016 to **Sri. Dandu Rakesh**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Dandu Rakesh**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Dandu Rakesh**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD NAYEEMUDDIN, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(86) .-WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date

of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Md Nayeemuddin**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(92), dated 04.07.2016 to **Sri. Md Nayeemuddin**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 07.12.2016 to **Sri. Md Nayeemuddin**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Md Nayeemuddin**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Md Nayeemuddin**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. S NARSING RAO, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(87) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. S Narsing Rao**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(93), dated 04.07.2016 to **Sri. S Narsing Rao**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.12.2016 to **Sri. S Narsing Rao**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. S Narsing Rao**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. S Narsing Rao**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NASA SRINIVAS, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(88) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Nasa Srinivas**, defeated candidate of **Ward No.45**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(94), dated 04.07.2016 to **Sri. Nasa Srinivas**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.12.2016 to **Sri. Nasa Srinivas**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Nasa Srinivas**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Nasa Srinivas**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. A BHAMINI, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(89).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any

from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. A Bhamini**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(95), dated 04.07.2016 to **Sri. A Bhamini**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 02.09.2016 to **Sri. A Bhamini**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. A Bhamini**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. A Bhamini**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MARRELA KIRAN KUMAR, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(90) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability

and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Marrela Kiran Kumar**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(96), dated 04.07.2016 to **Sri. Marrela Kiran Kumar**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 12.09.2016 to **Sri. Marrela Kiran Kumar**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Marrela Kiran Kumar**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Marrela Kiran Kumar**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. K MALLESH, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(91).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. K Mallesh**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(97), dated 04.07.2016 to **Sri. K Mallesh**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.12.2016 to **Sri. K Mallesh**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. K Mallesh**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. K Mallesh**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MIRZA ABDUL ALEEM BAIG, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(92).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mirza Abdul Aleem Baig**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(98), dated 04.07.2016 to **Sri. Mirza Abdul Aleem Baig,** defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 10.12.2016 to **Sri. Mirza Abdul Aleem Baig**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mirza Abdul Aleem Baig**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mirza Abdul Aleem Baig**, defeated candidate for **Ward No. 45** in Greater Hyderabad

Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. B LENIN BABU, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(93).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. B Lenin Babu**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(99), dated 04.07.2016 to **Sri. B Lenin Babu**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 09.11.2016 to **Sri. B Lenin Babu**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. B Lenin Babu**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. B Lenin Babu**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. J SHANKER, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(94).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. J Shanker**, defeated candidate of **Ward No.45**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(100), dated 04.07.2016 to **Sri. J Shanker**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 19.12.2016 to **Sri. J Shanker**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. J Shanker**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. J Shanker**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SABAVAT GIRIDHAR NAIK, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(95).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Sabavat Giridhar Naik**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(101), dated 04.07.2016 to **Sri. Sabavat Giridhar Naik**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 10.12.2016 to **Sri. Sabavat Giridhar Naik**, defeated

candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Sabavat Giridhar Naik**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Sabavat Giridhar Naik**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SUDHARSHAN MALKAN, DEFEATED CANDIDATE FOR WARD NO.45 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(96) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Sudharshan Malkan**, defeated candidate of **Ward No.45**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(102), dated 04.07.2016 to **Sri. Sudharshan Malkan**, defeated candidate of **Ward No. 45** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 12.08.2016 to **Sri. Sudharshan Malkan**, defeated candidate for **Ward No. 45 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Sudharshan Malkan**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Sudharshan Malkan**, defeated candidate for **Ward No. 45** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SABHAVATH SRINIVAS, DEFEATED CANDIDATE FOR WARD NO.46 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(97) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Sabhavath Srinivas**, defeated candidate of **Ward No.46**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(103), dated 04.07.2016 to **Sri. Sabhavath Srinivas**, defeated candidate of **Ward No. 46** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt

of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.08.2016 to **Sri. Sabhavath Srinivas**, defeated candidate for **Ward No. 46 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Sabhavath Srinivas**, defeated candidate for **Ward No. 46** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Sabhavath Srinivas**, defeated candidate for **Ward No. 46** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. G. RAVINDER NAIK, DEFEATED CANDIDATE FOR WARD NO.46 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(98).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. G. Ravinder Naik**, defeated candidate of **Ward No.46**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(104), dated 04.07.2016 to **Sri. G. Ravinder Naik**, defeated candidate of **Ward No. 46** in Greater Hyderabad

Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 09.08.2016 to **Sri. G. Ravinder Naik**, defeated candidate for **Ward No. 46 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. G. Ravinder Naik, defeated candidate for Ward No. 46 in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. G. Ravinder Naik**, defeated candidate for **Ward No. 46** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SABHAVATH KAMALA BAI, DEFEATED CANDIDATE FOR WARD NO.46 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(99) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Sabhavath Kamala Bai,** defeated candidate of **Ward No.46**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(105), dated 04.07.2016 to **Smt. Sabhavath Kamala Bai,** defeated candidate of **Ward No. 46** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 09.08.2016 to **Smt. Sabhavath Kamala Bai**, defeated candidate for **Ward No. 46 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Sabhavath Kamala Bai**, defeated candidate for **Ward No. 46** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Sabhavath Kamala Bai**, defeated candidate for **Ward No. 46** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD HAMEED, DEFEATED CANDIDATE FOR WARD NO.50 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(100) .- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act,

1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Md Hameed**, defeated candidate of **Ward No.50**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(107), dated 04.07.2016 to **Sri. Md Hameed,** defeated candidate of **Ward No. 50** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.09.2016 to **Sri. Md Hameed**, defeated candidate for **Ward No. 50 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Md Hameed, defeated candidate for Ward No. 50 in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Md Hameed**, defeated candidate for **Ward No. 50** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. B RAM CHANDER, DEFEATED CANDIDATE FOR WARD NO.50 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(101).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. B Ram Chander**, defeated candidate of **Ward No.50**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(108), dated 04.07.2016 to **Sri. B Ram Chander,** defeated candidate of **Ward No. 50** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 10.09.2016 to **Sri. B Ram Chander**, defeated candidate for **Ward No. 50 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. B Ram Chander**, defeated candidate for **Ward No. 50** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. B Ram Chander**, defeated candidate for **Ward No. 50** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. K SHOBHAN BABU, DEFEATED CANDIDATE FOR WARD NO.50 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(102).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. K Shobhan Babu**, defeated candidate of **Ward No.50**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(109), dated 04.07.2016 to **Sri. K Shobhan Babu**, defeated candidate of **Ward No. 50** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.09.2016 to **Sri. K Shobhan Babu**, defeated candidate for **Ward No. 50 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. K Shobhan Babu**, defeated candidate for **Ward No. 50** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. K Shobhan Babu**, defeated candidate for **Ward No. 50** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ABHISHEK KUMAR, DEFEATED CANDIDATE FOR WARD NO.51 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(103).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an

account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Abhishek Kumar**, defeated candidate of **Ward No.51**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(110), dated 04.07.2016 to **Sri. Abhishek Kumar**, defeated candidate of **Ward No. 51** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 06.08.2016 to **Sri. Abhishek Kumar**, defeated candidate for **Ward No. 51 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Abhishek Kumar**, defeated candidate for **Ward No. 51** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Abhishek Kumar**, defeated candidate for **Ward No. 51** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PRASHANT BIRADAR, DEFEATED CANDIDATE FOR WARD NO.51 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(104).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Prashant Biradar**, defeated candidate of **Ward No.51**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(111), dated 04.07.2016 to **Sri. Prashant Biradar**, defeated candidate of **Ward No. 51** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr. No. 1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.08.2016 to **Sri. Prashant Biradar**, defeated candidate for **Ward No. 51 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Prashant Biradar**, defeated candidate for **Ward No. 51** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Prashant Biradar**, defeated candidate for **Ward No. 51** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. B. RAKESH, DEFEATED CANDIDATE FOR WARD NO.53 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(105).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. B. Rakesh**, defeated candidate of **Ward No.53**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(112), dated 04.07.2016 to **Sri. B. Rakesh**, defeated candidate of **Ward No. 53** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 09.08.2016 to **Sri. B. Rakesh**, defeated candidate for **Ward No. 53 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. B. Rakesh**, defeated candidate for **Ward No. 53** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. B. Rakesh**, defeated candidate for **Ward No. 53** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SHAIK AMJAD, DEFEATED CANDIDATE FOR WARD NO.53 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(106).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date

of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Shaik Amjad**, defeated candidate of **Ward No.53**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(113), dated 04.07.2016 to **Sri. Shaik Amjad**, defeated candidate of **Ward No. 53** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.08.2016 to **Sri. Shaik Amjad**, defeated candidate for **Ward No. 53 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Shaik Amjad**, defeated candidate for **Ward No. 53** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Shaik Amjad**, defeated candidate for **Ward No. 53** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD JAMEEL AHAMED, DEFEATED CANDIDATE FOR WARD NO.55 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(107).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. MD Jameel Ahamed**, defeated candidate of **Ward No.55**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(114), dated 04.07.2016 to **Sri. MD Jameel Ahamed**, defeated candidate of **Ward No.55** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 09.08.2016 to **Sri. MD Jameel Ahamed**, defeated candidate for **Ward No. 55 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. MD Jameel Ahamed**, defeated candidate for **Ward No. 55** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. MD Jameel Ahamed**, defeated candidate for **Ward No. 55** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MOHAMMED RAIZ, DEFEATED CANDIDATE FOR WARD NO.56 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(108).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any

from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Mohammed Raiz**, defeated candidate of **Ward No.56**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(115), dated 04.07.2016 to **Sri. Mohammed Raiz**, defeated candidate of **Ward No. 56** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 08.09.2016 to **Sri. Mohammed Raiz**, defeated candidate for **Ward No. 56 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mohammed Raiz**, defeated candidate for **Ward No. 56** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Mohammed Raiz**, defeated candidate for **Ward No. 56** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SAMMETA JAIPAL, DEFEATED CANDIDATE FOR WARD NO.58 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(109).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability

and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Sammeta Jaipal**, defeated candidate of **Ward No.58**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(116), dated 04.07.2016 to **Sri. Sammeta Jaipal**, defeated candidate of **Ward No. 58** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 30.08.2016 to **Sri. Sammeta Jaipal**, defeated candidate for **Ward No. 58 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Sammeta Jaipal**, defeated candidate for **Ward No. 58** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Sammeta Jaipal**, defeated candidate for **Ward No. 58** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GADDI SOUDAIAH, DEFEATED CANDIDATE FOR WARD NO.59 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(110).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. Gaddi Soudaiah**, defeated candidate of **Ward No.59**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(117), dated 04.07.2016 to **Sri. Gaddi Soudaiah**, defeated candidate of **Ward No. 59** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 30.08.2016 to **Sri. Gaddi Soudaiah**, defeated candidate for **Ward No. 59 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Gaddi Soudaiah**, defeated candidate for **Ward No. 59** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. Gaddi Soudaiah**, defeated candidate for **Ward No. 59** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AKSHITHA KOTA, DEFEATED CANDIDATE FOR WARD NO.66

OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(111).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt.** Akshitha Kota, defeated candidate of **Ward No.66**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(118), dated 04.07.2016 to **Smt. Akshitha Kota**, defeated candidate of **Ward No. 66** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 28.08.2016 to **Smt. Akshitha Kota**, defeated candidate for **Ward No. 66 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Akshitha Kota**, defeated candidate for **Ward No. 66** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Akshitha Kota**, defeated candidate for **Ward No. 66** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. K. PHANI KUMAR, DEFEATED CANDIDATE FOR WARD NO.126 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(112).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Sri. K. Phani Kumar**, defeated candidate of **Ward No.126**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(119), dated 04.07.2016 to **Sri. K. Phani Kumar**, defeated candidate of **Ward No. 126** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for his failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 15.09.2016 to **Sri. K. Phani Kumar**, defeated candidate for **Ward No. 126 in** Greater Hyderabad Municipal Corporation and he has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. K. Phani Kumar**, defeated candidate for **Ward No. 126** in Greater Hyderabad Municipal Corporation had failed to lodge the account of his expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Sri. K. Phani Kumar**, defeated candidate for **Ward No. 126** in Greater Hyderabad Municipal

Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. B. VIJAYA LAXMI, DEFEATED CANDIDATE FOR WARD NO.142 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(113).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. B. Vijaya Laxmi**, defeated candidate of **Ward No.142**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(121), dated 04.07.2016 to **Smt. B. Vijaya Laxmi**, defeated candidate of **Ward No. 142** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.08.2016 to **Smt. B. Vijaya Laxmi**, defeated candidate for **Ward No. 142 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. B. Vijaya Laxmi**, defeated candidate for **Ward No. 142** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. B. Vijaya Laxmi**, defeated candidate for **Ward No. 142** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RAMANAMMA D, DEFEATED CANDIDATE FOR WARD NO.143 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(114).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Ramanamma D**, defeated candidate of **Ward No.143**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(122), dated 04.07.2016 to **Smt. Ramanamma D**, defeated candidate of **Ward No. 143** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 11.08.2016 to **Smt. Ramanamma D**, defeated candidate for **Ward No. 143 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Ramanamma D**, defeated candidate for **Ward No. 143** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Ramanamma D**, defeated candidate for **Ward No. 143** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SUNITHA D, DEFEATED CANDIDATE FOR WARD NO.145 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(115).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Sunitha D**, defeated candidate of **Ward No.145**:

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(123), dated 04.07.2016 to **Smt. Sunitha D,** defeated candidate of **Ward No. 145** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.08.2016 to **Smt. Sunitha D**, defeated candidate for **Ward No. 145 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Sunitha D**, defeated candidate for **Ward No. 145** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Sunitha D**, defeated candidate for **Ward No. 145** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHEKKALA KANCHANAMALA, DEFEATED CANDIDATE FOR WARD NO.149 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(116).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Chekkala Kanchanamala**, defeated candidate of **Ward No.149**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(124), dated 04.07.2016 to **Smt. Chekkala Kanchanamala**, defeated candidate of **Ward No. 149** in Greater Hyderabad Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date

of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.08.2016 to **Smt. Chekkala Kanchanamala**, defeated candidate for **Ward No. 149 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Chekkala Kanchanamala**, defeated candidate for **Ward No. 149** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Chekkala Kanchanamala**, defeated candidate for **Ward No. 149** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MULA SUSHMITHA, DEFEATED CANDIDATE FOR WARD NO.149 OF GREATER HYDERABAD MUNICIPAL CORPORATION, DURING THE 3RD ORDINARY ELECTIONS HELD IN 2016.

No.1135/TSEC-L(ULBs)/2016-(117).- WHEREAS, the Telangana Municipal Corporation Act 1994 and GHMC Act, 1955, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

WHEREAS, the third ordinary elections to Greater Hyderabad Municipal Corporation were conducted in the month of February, 2016 and the result was declared on 05.02.2016;

AND WHEREAS, under Section 617-B of GHMC Act, 1955, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date of which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 617-C of GHMC Act, 1955, every contesting candidate at an election shall, within forty five days from the date of declaration of results of the election, lodge with the Election Authority, an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 617-B.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to Greater Hyderabad Municipal Corporation expired on 20.03.2016;

AND WHEREAS, as per the SECs Order No.392/TSEC-ULBs/2015, dtd:21.07.2015 and Lr.No.416/TSEC-L/2016, dt:09.02.2016, the Commissioner & Election Authority, GHMC reported to the State Election Commission vide Lr.No.12/NO(EEM) & CEA/GHMC/2016, dt.09-06-2016 furnishing a list of (125) contested candidates of Greater Hyderabad Municipal Corporation, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of GHMC Act, 1955 and Rules issued there under. One amongst the 125 defaulters is **Smt. Mula Sushmitha**, defeated candidate of **Ward No.149**;

AND WHEREAS, under Section 20-B of GHMC Act, 1955 and the Commission Order No.392/TSEC-ULBs/2015, dtd:21.07.2015, the State Election Commission issued show cause notice vide No.1135/TSEC-L(ULBs)/2016(125), dated 04.07.2016 to **Smt. Mula Sushmitha**, defeated candidate of **Ward No. 149** in Greater Hyderabad

Municipal Corporation who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified for a period of 3 years to contest any election to be held for any office under the provisions of Section 20-B of GHMC Act, 1955 for her failure;

AND WHEREAS, the Commissioner & Election Authority, GHMC vide Lr.No.1942/Elections/GHMC/2016/84, dt: 06.02.2017 reported that, the above notice was served on 20.08.2016 to **Smt. Mula Sushmitha**, defeated candidate for **Ward No. 149 in** Greater Hyderabad Municipal Corporation and she has failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Mula Sushmitha**, defeated candidate for **Ward No. 149** in Greater Hyderabad Municipal Corporation had failed to lodge the account of her expenses as required by law and has no good reason or justification for the same.

NOW THEREFORE, in pursuance of Section 20-B of GHMC Act, 1955, the State Election Commission hereby, declares that **Smt. Mula Sushmitha**, defeated candidate for **Ward No. 149** in Greater Hyderabad Municipal Corporation to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of GHMC Act, 1955.

(BY ORDER AND IN THE NAME OF THE STATE ELECTION COMMISSIONER)

Hyderabad, 19-07-2019.

M. ASHOK KUMAR, Secretary.